

Case No. 5:17-CR-303-D

Defendant.

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3. William C. Pruden with Pruden Feldmann Law, PLLC entered a Notice of Appearance on behalf of Mr. Yensan on September 24, 2021. [D.E. 68]

4. On August 15, 2022, undersigned counsel communicated with Mr. Yensan via email to confirm that he and Williams Mullen will be withdrawing from this case pursuant to the terms of their engagement agreement.

5. In the August 15, 2022, email correspondence, the undersigned confirmed that he had spoken with William Pruden and that Mr. Pruden and Pruden Feldmann Law, PLLC will continue their representation of Mr. Yensan.

6. Undersigned counsel has notified the United States of his intent to seek to withdraw as counsel in this matter and does not anticipate the government will oppose this Motion.

7. Undersigned counsel respectfully requests ruling on this Motion be expedited.

WHEREFORE, for good cause shown, undersigned counsel respectfully moves the Court for an order allowing him and the law firm of Williams Mullen to withdraw as counsel for Defendant Matthew Lee Yensan.

Respectfully submitted, this the 22nd day of August, 2022.

/s/ Wes J. Camden
Wes J. Camden
WILLIAMS MULLEN
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Attorney for Defendant

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of the Motion to Withdraw as Counsel of Record by electronically filing a copy with the Court's ECF system, which will send electronic notification to the counsel of record listed below:

Matthew Lee Fesak
United States Attorney's Office – EDNC
matthew.fesak@usdoj.gov
Counsel for Plaintiff United States of America

William C. Pruden
Pruden Feldmann Law, PLLC
william@prudenfeldmannlaw.com
Counsel for Defendant Matthew Lee Yensan

I hereby certify that I served a copy of the Motion to Withdraw as Counsel of Record by depositing a copy thereof in an envelope bearing sufficient postage in the United States mail addressed to the following persons at the following addresses which are the last addresses known to me:

Matthew Lee Yensan
1218 Bull Street
Columbia, SC 29201
Defendant

This the 22nd day of August, 2022.

/s/ Wes J. Camden
Wes J. Camden